

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं 0 4]

नई दिल्ली, शनिवार, जनवरी 23, 1971 (माघ 3, 1892)

No. 4]

NEW DELHI, SATURDAY, JANUARY 23, 1971 (MGAHA 3, 1892)

इस भाग में भिन्न पृश्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

# भाग IV

## PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

(13)

Advertisements and Notices by Private Individuals and Private Bodies

## LOST

The undernoted Government Promissory Note(s) originally standing in the name mentioned below and last endorsed to Allahabad Bank Ltd. the proprietor(s) by whom they were never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security(ies).

Signature of the Advertiser-Allahabad Bank,

Residence: 14, India Exchange Place, Calcutta.

G. P. Notes

No. Loan

430GI/70

Amount Rs. Originally standing in the name of

CA072074/78. 3% F.D. Loan 1970-75. Rs. 1,000/-each. Allahabad Bank Ltd.

CA007927/31. National Defence Gold Bonds, 1980, Series 'A' 100 gms, each. Shyam Sundar Agrawal

4

### NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

## CHANGE OF NAMES

I, hitherto known as Major KATHIRVEL VEERA-MANI MUTHUSWAMY (IC-14951) son of Shri MUTHUSWAMY, employed as Commissioned Officer in Corps of Electrical and Mechanical Engineer (ARMY), residing at 3 ADVANCE BASE WORKSHOP EME C/56 APO, have changed my name and shall hereafter be known as MUTHUSWAMY KATHIRVEL VEERA-MANI (In short M. K. VEERAMANI).

It is certified that I have complied with other legal requirements in this connection.

KATHIRVEL VEERAMANI MUTHUSWAMY (Sd. in existing name)

I, hitherto known as LACHMAN PRASAD MALLAH son of Shri CHAUTU PRASAD CHAUDHARY, R.P.F. in D. S. Building Fire Station Sealdah, (Calcutta-14), residing at D. S. Building Fire Station Sealdah, (Calcutta-14), have changed my name and shall hereafter be known as LACHMAN PRASAD CHAUDHARY.

It is certified that I have complied with other legal requirements in this connection.

LACHMAN PRASAD MALLAH (Sd. in existing name)

I, hitherto known as HARBANS LAL son of Shri KARAM SINGH, employed as CIV/DVr. in 712 COY ASC (CIV GT) (3 TON), residing at Village—Kotla, District Jullundur, have changed my name and shall hereafter be known as HARBANS SINGH.

It is certified that I have complied with other legal requirements in this connection.

HARBANS LAL

(Sd. in existing name)

I, hitherto known as DEV RAJ son of Shri PARAS RAM, employed by Ministry of Transport and Shipping in 1600 Pioneer Coy (GREF) C/o 56 APO, residing at field (DEV RAJ, G/140473 1600 Pioneer Coy 'GREF', C/o 56 APO), have changed my name and shall hereafter be known as DEV RAJ KUNDAL.

It is certified that I have complied with other legal requirements in this connection.

DEV RAJ

(Sd. in existing name)

l, hitherto known as RAMDAYAL SHODE son of Shri BANARSI LAL, employed as L.D.C. in Govt. of India Press, Nasik-6, residing at Govt. of India Press, Nasik-6, have changed my name and shall hereafter be known as RAMDAYAL BANARSILAL THAKUR.

It is certified that I have complied with other legal requirements in this connection.

(Sd. in existing name)

I, hitherto known as A. VIJAY NIRANJAN son of Shri A. VENKATAIAH, employed as Asstt, Controller of Def. Accts. in C.D.A. Patna, residing at Flat No. 1 Hamid Buildings, Boring Canal Road, Patna-1, have changed my name and shall hereafter be known as A. VIJAY NIRANJAN RAO.

It is certified that I have complied with other legal requirements in this connection.

A, VIJAY NIRANJAN (Sd. in existing name)

I, hitherto known as YADAO NAKALI son of Shri RAMKRISHNA NAKALI, employed as Clerk in Head Post Office Gondia (M.S.), residing at Khagesh Bhavan, Civil Lines, Gondia, have changed my name and shall hereafter be known as YADAO RAMKRISHNA NINAWE.

It is certified that I have complied with other legal requirements in this connection.

Y. NAKALI

(Sd. in existing name)

I, hitherto known as SHEO PAL son of Shri DURGA, employed as Laborer 'B' in Gun Forge, Ordnance Factory, Kanpur, U.P., residing at 123/518, Fazalganj, Kanpur, have changed my name and shall hereafter be known as SURAJ PAL.

It is certified that I have complied with other legal requirements in this connection.

SHEO PAL

(Sd. in existing name)

I, hitherto known as JOHON KUMAR NAKKAN son of Shri Late DWARIK NAKKAR, employed as Farash in Shipping Office, Calcutta, residing at Vill. Rajarampur, P.O. Amgachia. P. S. Bishnupur, 24-Parganas, have changed my name and shall hereafter be known JOHON KUMAR NASKAR.

It is certified that I have complied with other legal requirements in this connection.

JOHON KUMAR NAKKAR

(Sd. in existing name)

I, hitherto known as DURGA DAS SARKAR son of Late RAJANDRA NATH SARKAR, employed as F.S. T. No. 869 in Gun & Shell Factory, Calcutta-2, residing at 2 Ghosh Bagan Lane, Calcuttu-2, have changed my name and shall hereafter be known as SRI DURGA PADA MUKHERJEE.

It is certified that I have complied with other legal requirements in this connection.

DURGA DAS SARKAR (Sd. in existing name)

I, hitherto known as Shri APPANNA T. No. 688 son of Late CHALMAIYA. employed under OC. ESD Panagar as Mazdoor, residing at 'D' Camp Panagar, Base P.O. Arjunpur, PS BUD BUD in the district of Burdwan, West Bengal, have changed my name and shall hereafter be known as SRI M. POTTAYYA.

It is certified that I have complied with other legal requirements in this connection.

APPANNA

(Sd. in existing name)

I, hitherto known as RAMASHISH II son of Shri POKHAN SINGH, employed as Cable Jointer in S.D.O. Phones, Siliguri, residing at P&T Colony, Siliguri, have changed my name and shall hereafter be known as RAMASHISH SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAMASHISH II

(Sd. in existing name)

I. hitherto known as BALARAM NAGNATH JOGDANKAR son of Shri NINGAPPA, residing at CIRUS/ROD/BARC/Bombay-85, have changed my name and shall hereafter be known as BABU RAO NINGAPPA JOGDHANKAR.

It is certified that I have complied with other legal requirements in this connection.

BALARAM NAGNATH JOGDANKAR

(Sd. in existing name)

I, hitherto known as G. MUNUSWAMY son of Shri M. GANGAN, employed as Upper Division Clerk in the Office of the Govt. of India Regional Stationery Depot, 12, Haddows Road, Madras-6, residing at 63, Venkatesa Gramani St., Chintadripet, Madras-2, have changed my name and shall hereafter be known as G. MATHEWS.

It is certified that I have complied with other legal requirements in this connection.

G, MUNUSWAMY (Sd. in existing name)

I, hithe.to known as Miss PUSHPA RUPRELL daughter of Shri RUGHUMAL G. RUPRELL, residing at D-II/260, Chankya Puri, New Delhi-11, have changed my name and shall hereafter be known as Mrs. PAMELLA UTTAM NATHANI.

It is certified that I have complied with other legal requirements in this connection.

Miss PUSHPA RUPRELL (Sd. in existing name)

I, hitherto known as AKHYA son of Late ELIAS MANDAL, employed as Plater T. No. 29453 in Wagon Shop, E. Rly., Kanchrapara, residing at 862/A, Office Road, Kanchrapara, have changed my name and shall hereafter be known as AKSHAY KUMAR MANDAL.

It is certified that I have complied with other legal requirements in this connection.

**AKHYA** 

(Sd. in existing name)

I, hitherto known as SIPAHI RAM son of Shri MUNSHI RAM, employed as a clerk under the senior Superintendent of post offices, South Calcutta Division, residing at 31, Madan Pal Lane, Calcutta-25, have changed my name and shall hereafter be known as RAMESH KUMAR SINGH, son of Shri MUNSHI SINGH.

It is certified that I have complied with other legal requirements in this connection.

SIPAHI RAM

(Sd. in existing name)

I, hicherto known as Kum, LEELA VINAYAK DEOSTHALI daughter of Shri VINAYAK NARAYAN DEOSTHALI, employed as L.D.C. Typist (Cadre), in Accountant General, Maharashtra, Bombay, residing at Sneha-Sadan, Kagade's Bunglow, Vishnu Nagar, Subhash Road, Bombivli—Dist. Thana—Maharashtra State, have changed my name and shall hereafter be known as Mrs. JYOSTNA BHASKAR NANIVADEKAR.

It is certified that 1 have complied with other legal requirements in this connection.

DEOSTHALI L. V.

(Sd. in existing name)

I, hitherto known as CHANDRAHAS D. KATTI-MANI son of Shri D. M. WADDAR, residing at RON. Dist. Dharwar, have changed my name and shall hereafter be known as CHANDRAHAS DABALAPPA WADDAR.

It is certified that I have complied with other legal requirements in this connection.

CHANDRAHAS D. KATTIMANI (Sd. in existing name)

I, hitherto known as VERSI LAKSHMANA REDDY son of Shri DHALAIAH, employed as Engine Fitter in Loco Foreman's Office, Rajahmundry, S.C. Rly., residing at 21st Ward, Bodireddivari St., Innespeta, Rajahmundry-2, have changed my name and shall hereafter be known as YERUSU LATCHANNA REDDY.

It is certified that I have complied with other legal requirements in this connection.

VERSI LAKSHMANA REDDY (Sd. in existing name)

## THE PERFORMING RIGHT SOCIETY LIMITED

An Association of Composers, Authors and Publishers of Music

Head Office:

Copyright House, 29/33 Berners Street, London W1 Agents for India: Natsin (India) Pvt. Ltd. 26, Chowringhee Road, Calcutta-13.

## TARIFFS FOR INDIA

The following is notified for general information:

1. Revision of tariffs

The Society's tariffs (statements of fees, charges or royalties) relating to Item No. 2 (cinemas) and Item No. 5 (hotels, restaurants and cafes etc.) as published in the Gazette of India, dated 18th July 1959 and/or republished in the Gazette of India, dated 28th June 1969 have been revised to take effect as from 1st March 1971.

The tariffs so revised are hereby published as required by sub-section 1 of Section 33 of the Copyright Act, 1957 (Rule No. 12(1) of the Copyright Rule 1958).

Accordingly the Society proposes to collect until further notice fees, charges or royalties for the grant of licence for performance in public in India of the copyright musical works in its repertoire in accordance with the under-mentioned tariffs.

#### CINEMAS:

Item No. 2 (cinemas) published in the Gazette of India dated 28th June 1969 is withdrawn and the following is substituted:

# Tariff C for Cinemas:

- (i) For an annual licence the royalty shall be calculated at 1% of the full monetary seating capacity of the cinema (less only entertainment tax) and subject to a minimum fee of 100 rupecs per annum.
- (ii) Where a cinema shows Indian films in which no music controlled by the Society is incorporated, and provided that the Society's repeartoire is not performed for overture, intermission or play-out purposes by means of records or otherwise, the royalty shall be calculated pro rata on the number of days non-Indian films are exhibited, plus the following additions, and subject to a minimum annual charge of 100 rupees:

# (iii) Additions:

Not exceeding 30 days add 30% Not exceeding 180 days add 17½%

Not exceeding 60 days add 27½% Not exceeding 210 days add 15%

Not exceeding 90 days add 25% Not exceeding 240 days add 12½%

Not exceeding 120 days add 22½% Not exceeding 270 days add 10½%

Not exceeding 150 days add 20%

For cinemas showing non-Indian films for more than 270 days (nine months) during the year the full annual royalty is payable.

Hotels, Restaurants, Cafes etc. :

For performances promoted by the establishment themselves:

- 1(A) Annual Licences:
- (1) Musicians:
  - (a) For a solo performer, performing for more than one hour a day . . . . . Rs. 1 per day.

Note 1.—The above rates will apply only to establishments which have an annual expenditure not exceeding Rs. 40,000/- or orchestra and/or cabaret artistes and/or vocalists, including salaries and all other emoluments and perquisites or amenities given otherwise than in cash.

Note 2.—Where performances are given for one hour or less per day, half the above rates will be applicable.

Note 3.—In all the above cases the minimum licence fee shall be Rs. 50/-.

(f) In those cases where the total annual expenditure on the orchestra and/or cabaret and/or artistes and/or vocalists including salaries and all other emoluments and perquisites and all amenities received otherwise than in cash exceeds Rs. 40,000/- per annum the charges for an annual licence shall be at the rate of 2% of such total expenditure.

Note.—The expenditure in all the above cases will be ascertained by means of a certificate from a Chartered Accountant as to the actual expenditure incurred during the previous year ending 31st March, and this figure shall be the basis on which the licence fee for the ensuing year is to be calculated.

(B) Hotels, Restaurants, Cafes etc.

In respect of musical functions, dances, and performances, shows, concerts etc. where the hotel public rooms are let, loaned or hired to outside parties:

- (i) For any such entertainment the fee shall be calculated at the rate of 2% of the total entrance charges received, subject to a minimum licence fee of Rs. 7/- per performance or entertainment irrespective of whether or not the hotel management is responsible for collecting such entrance charges.
- (ii) For single performances where no annual licence is taken out—the fee for each performance shall be at 3 per cent of the total entrance charges received subject to a minimum licence fee of Rs. 15/- ir espective of whether or not the hotel management is responsible for collecting such entrance charges.

- (II) Mechanical Music—radios, gramophones, tape machines, or other devices for playing recorded music:
  - (a) where performances (other than "discotheque" defined in sub-paragraph (b) hereof) are:
  - (i) given regularly, that is to say for more than one hour per day on four days or more per week, and there are no musicians in addition:—

For each 10 (or part of 10) persons seating capacity:

20 rupces per annum.

The foregoing is subject to a maximum fee of Rs. 150/- per annum and a minimum fee of Rs. 20/- per annum.

(ii) given occasionally, that is to say for one hour or less per day, and on fewer than four days weekly, or where there are also regular performances by musicians for which payment is made under part (1) of this tariff:

For each 10 (or part of 10) persons seating capacity:

10 rupees per annum.

The foregoing is subject to a maximum fee of Rs. 100/- per annum and a minimum fee of Rs. 20/- per annum.

(b) "Discotheque"

"Discotheque" means performances of "featured" (as distinct from "background") music provided by means of a record player for the purposes of musical entertainment, as such, including dancing.

For each 10 (or part of 10) persons seating capacity:

100 rupces per annum.

Where the performances take place during a period of less than a year the annual charge will be adjusted proportionately.

Minimum licence fee: Rs. 200/-

- (c) Juke Boxes—coin operated gramophones Rs. 140/- per annum.
- 111 Permits and short period licences;

For these covering odd days or a season of 60 days or less, the fees will be assessed as above, with a percentage surcharge added as follows:

53-60 days-Tariff fee plus 10%

46-52 days-Tariff fee plus 20%

39-45 days-Tariff fee plus 30%

33-38 days-Tariff fee plus 40%

27-32 days—Tariff fee plus 50% 21-26 days—Tariff fee plus 60%

16-20 days-Tariff fee plus 70%

11-15 days-Tariff fee plus 80%

6-10 days-Tariff fee plus 90%

1-5 days-Tariff fce plus 100%

Provided that in no case shall the fee be higher than if calculated for the lowest number of days in the higher group and subject to a minimum fee for a permit of 7 rupees.

Notification by the Central India Commercial Exchange Limited, Gwallor

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Com-

merce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 28th November, 1970 to the following amendments made to the Bye-laws of the Central India Commercial Exchange Limited, Gwalior, the same having been previously placed on the notice board of the Exchange, under section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

## **AMENDMENTS**

In the said Bye-laws :---

After Bye-law 280, the following shall be added as a separate chapter to the Bye-laws of the Exchange:—

Additional Bye-laws for the Hedge Trading in Gur:

281. Bye-laws beginning with No. 281 to 308 (both inclusive) are additional Bye-laws for Hedge Trading in Gur. All the Bye-laws of the Exchange as may be in force at any time or from time to time shall also be applicable to all the matters connected with Hedge contracts in gur in so far as these matters are not specifically dealt with in the additional Bye-laws for Hedge contracts in Gur and are not repugnant to the Additional Bye-Laws.

282. For the purpose of futures trading in Gur there shall be a contract called "GUR HEDGE CONTRACT".

283. In respect of "GUR HEDGE CONTRACT" there shall be three deliveries in a year viz. "PHAGUN, BESHAKH and ASHARH" of Samvat year.

284. The due dates for each of the deliveries shall be as follows:—

PHAGUN BESHAKH PHAGUN Sudi 15 BESHAKH Sudi 15

ASHARH

ASHARH Sudi 15

If the dhe date happens to fall on a holiday, then the immediately preceding day shall be taken as the due date.

285. The unit of trading in "GUR HEDGE CONTRACT" shall be 4,000 Kg. (4 Metric tonnes). Quotation of rates shall be per 40 Kg.

286. A.Other gur tenderable against the GUR Hedge be Gur, red and yellowish (not being chikat, libba, dark red, blackish or raskat) produced out of the crop in M.P.

286. A. Other gur tenderable against the GUR Hedge Contract shall be as follows:—

- Gur Pansera, either round or chakore, and Dhaiya (not being green, blackish, badda, raskat or dark red) of U.P. Mandies shall be tenderable.
- (ii) GUR Chaku of U.P. Mandies shall be tenderable, provided that pieces weighing 500 grammes or more but less than 1 Kg. each shall be tenderable only upto 5% per unit and no piece weighing less than 500 grammes shall be tenderable.
- (iii) Gur numbering 1 and 1½ of Ankapalli shall be tenderable provided that a Bheli weighing less than 10 Kg. shall not be tenderable.
- (iv) If the GUR of M.P. Mandies is delivered in Bhelis then Dhang shall consists of 4 Bhelis only. If above Bhelis be dry and lowest be wet then the wet Bheli shall not be weighed. Dhang with more than 4 Bhelis shall not be delivered.

287. Besides Gwalior where delivery against the Hedge Contract may be given of any type of tenderable gur.

delivery of Gur produced in the same state as to which the Mandi belongs may be given at the following mandies also:—

Meerut, Agra, Hapur, Muzaffarnagar, Sabalgarh, Jora, Shivpuri and Dabra.

Provided that the Board may, with the prior approval of the Forward Markets Commission, make changes in the above list of upcountry delivery mandis before the commencement of trading in a particular season. No change shall be made therein during the currency of any season.

288. GUR of following qualities shall be delivered in different deliveries:—

PHAGUN DELIVERY 100% dry

BESHAKH DELIVERY 10% dry

## ASHARH DELIVERY

80% dry and 20% 'with spots' (having below portion wet and upper portion dry). If in a lot gur 'with spots' is more than 20% but not more than 30%, the lot shall be tenderable with a penalty at the rate of 75 paisa per 40 Kg., but if gur 'with spots' is more than 30%; the lot shall be rejected.

If the seller delivers all kattas of one unit dry then he would get 'on' allowance at the rate of Re. 1/- per 40 Kg.

In case the Board decides to change the quality of the tenderable gur, quantity of dry and wet Gur and allowances to be paid, the Board shall do so with the concurrence of the Forward Markets Commission prior to commencement of trading in a new delivery.

289. Hedge trading in new delivery may normally commence in the month of Jeth for PHAGUN delivery of the same year, in the month of Mah for Beshakh delivery of next Samvat year and in the month of Chait for ASHARH delivery of the same year. The Board shall with the concurrence of the Commission, fix the dates from which trading in Hedge Contracts may commence

In case the Board decides to permit Hedge trading in a month other than that provided for above, the Board shall do so with the concurrence of the Forward Markets Commission.

- 290. Tenders shall be issued in lot of 4,000 Kg. upto 1 P.M. on Sudi 5 and the same shall be issued at the immediately preceding closing rate. Delivery orders shall be sent to the buyers the same day. There shall be no fresh transaction after the issue of tenders. Only outstanding transactions can be closed out. Both sellers and buyers shall submit their open position on tender day.
- 291. All trading in GUR HEDGE CONTRACT in any delivery shall come to an end one day before the due date.
- 292. All outstanding transactions on the due date in respect of which no delivery order has been submitted shall be closed at the due date rate.
- 293. On the due date of the Hedge Contract, the due date rate shall be fixed by the Board after taking into consideration the spot rate at Gwalior for the basis variety, the spot rates prevailing at the delivery centres, railway freight from these centres to Gwalior, sales-tax and other expenses and other relevant circumstances which the Board may, in their discretion, deem fit.
  - 294. (a) Gur delivery shall be tax paid:
  - (b) While delivering Gur at M.P. delivery Mandies a seller shall pay M.P. Sales-Tax but while delivering Gur at U.P. delivery Mandies a seller shall pay M.P. as well as U.P. Sales-tax.

- 295. When a seller tenders at a prescribed delivery Mandi other than Gwalior, he shall pay to the buyer Central and/or local sales tax as specified in Bye-law 294(b), octroi duty, Mandi tax, railway freight at the rate of smalls and Rs 25/- per unit as Mandi expenses.
- 296. Delivery of Gur of same quality shall be given in one unit.
- 297. A buyer shall have a right to scrutinize the goods offered for delivery and a seller shall deliver the same quality of goods which has been scrutinized.
- 298. If a seller does not give delivery of goods or the goods are rejected, the transaction shall be settled at the due date rate and the seller shall pay a penalty at the rate of Re. 1/- per 40 Kg.
- 299. A buyer shall take delivery of goods within 7 days if delivery is to be given at up country delivery Mandies and within 4 days if delivery is to be given in Greater Gwalior. If the 7th or 4th day be a holiday then on the next day.
  - 300 (a) If a buyer be not satisfied with the quality of goods then he will inform within 4 days the office of the Exchange giving reasons regarding bad quality of goods. If there be a holiday within these 4 days, the day of holiday shall, not be counted. On receipt of information from the Buyer, the Board shall within 2 days appoint and send 2 Surveyors who will give within 3 days their decision regarding quality of goods.

After the decision of the surveyors, in case the goods are passed, the buyer shall weigh the goods within 3 days.

- (b) Board shall appoint a panel of surveyors. The decision of the Survey Committee shall be final and binding on both the parties. If a party be not prepared for survey of goods, then it would be considered that the other party is correct regarding quality of goods. The survey expenses shall be borne by the party against whom decision be given by the surveyors.
- 301. The buyer shall deposit an amount equivalent to 25% of the value of the goods in the office of the Exchange on his being declared as the buyer to take delivery of tendered goods. The buyer shall pay to the seller upon delivery of Gur 75% of the price of goods. The amount equivalent to 25% of the value of goods deposited by the buyer with the Exchange shall be paid to the seller after settlement of all the amounts of expenses to be paid by the seller.
- 302. If there be a ban against movement of goods from any Mandi at the time of issuing such delivery order, the seller shall not issue a delivery order at place where there is such a ban. But a seller can issue tender provided he is in a position to secure permit for movement of goods from that place to Greater Gwalior.
- 303. If after issue of tender there be a ban during the delivery period against movement of goods from any Mandi then the goods shall not be delivered and the transactions shall be deemed to have been settled at the due date rate.
- 304. If Gur of U.P. or Ankapalli Mandies is delivered at Gwalior, then a Dhang shall consists of 5 Bhellis only. A lot consisting of 40 quintals of Gur should be so arranged in the godown containing goods of more than one unit as to enable a buyer to inspect the goods. If the Bhellis at the bottom be wet then the wet goods shall not be weighed.
- 305. Gur of M.P. Mandies shall be weighed loose whereas Gur of U.P. Mandies shall be weighed in kattas. A buyer shall pay for the value of kattas. Each katta

shall cost Re. 1/-. While weighing at the time of delivery if Gur is broken into pieces then a piece weighing up to 500 gramme shall be taken in delivery but powder shall not be taken in delivery.

306. If a seller gives delivery of all the goods kept in a godown and the buyer takes delivery of those goods, the buyer shall be entitled, after mutual settlement of godown rent, to take possession of godown. If the rent of godown is not settled mutually the Board would decide the rent that the buyer would be required to pay and both the parties would abide by the decision of the Board.

307. For the purpose of payment of Margin under Byelaw 164(a), Margin shall be calculated at the following rates:—

From 1 to 10 units of 4000 Kg. free limit.

From 11 to 100 units of 4000 Kg, Rs. 50/ per unit.

From 101 to 150 units of 4000 Kg. Rs. 75/. per unit.

From 151 units of 4000 Kg. Rs. 100/- per unit.

308. The following shall be charges per unit of Hedge Contract payable to the exchange by each buyer and seller on each transaction entered into by him:—

Brokerage ...... 50 p. per unit.

Commission .... 9 p. per unit.

Charity Fund .... 1 p. per unit.

Gwalior, Dated the 7th December 1970.

A. D. SAPRE Secretary,

The Central India Commercial Exchange Ltd. Gwalior.

#### NOTICE TO CREDITORS

Estate: Richard Oswald Barnes Perrott, Decd.

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above named deceased late of Flat 3, 34 Sloane Gardens, London SW1 in England and formerly of 54 Kokine Road, Rangoon in Barma; Retired Club Secretary who died at 34, Sloone Gardens aforesaid on the 10th day of September 1968, are hereby required to send full particulars of their claims to Mercantile Bank (Agency) Private Ltd., of No. 8, Netaji Subhas Road, Calcutta the Administrator to the above estate on or before the 31st January 1971 after which date the said Administrator will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated the 21st December 1970.

Sd. ILLEGIBLE
SANDERSONS & MORGANS,
Solicitors for the said Administrator, Calcutta.

# THE EAST INDIA JUTE & HESSIAN EXCHANGE, LTD. NOTICE

Calcutta, the 24th December 1970

No. TSDC/71/70.—The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, read with the Government of India, Ministry of Commerce & Industry, Notification S.O. 1162 dated the 4th May, 1960, has been obtained ville his letter No. 2/2/70-EIJHE dated the 21st December, 1970 to the following amendments to the Bye-laws of the East India

Jute & Hessian Exchange Ltd., Calcutta, for trading in Transferable Specific Delivery Contracts in raw jute and jute goods, the same having been previously placed on the Notice Board of the Association under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954:—

#### **AMENDMENTS**

In the said Bye-law :---

1. In Bye-law 15(a) of Chapter IX, for the words "fiffy nave paise" occurring within bracket between the words "including handling charges at the rate of" and "per bale" in the last sentence, the following words shall be substituted, namely:—

# "seventy-five paise"

- 2. In Bye-law 1(h) of Chapter V, the words "or any other reasons" shall be inserted between the words "General Strike" and "which would" occurring in the 1st para of the Bye-law.
- 3. In Bye-law 1(h) of Chapter V, the words "earlier than the due date, or on the due date, or on the working day immediately following the due date" shall be inserted

between the words "Notice Board" and "with the date" occurring in the first and second lines of 3rd para of that Bye-law".

K. K. DATTA Secretary.

## Delhi-6, the 8th January 1971

Notice is hereby given to the Share-holders and Creditors of the Company M/S PASHU KHADYA UDYOG (P) LTD, DELHI a general meeting pursuent to Section 500 of the Companies Act will be held at the Registered Office at 1149, Chippiwara Delhi-6, on Monday the 15th February, 1971 at 11 AM and 4 PM respectively to consider the following Agenda:—

- 1. To consider the winding up of the Company.
- To consider the appointment of Liquidater and his remuneration.

TIRLOK CHAND JAIN

Managing Director,
Pashu Khadya Udyog (P) Ltd., Delhi,